This Page is Inserted by IFW Indexing and Scanning Operations and is not part of the Official Record

BEST AVAILABLE IMAGES

Defective images within this document are accurate representations of the original documents submitted by the applicant.

Defects in the images include but are not limited to the items checked:

□ BLACK BORDERS
□ IMAGE CUT OFF AT TOP, BOTTOM OR SIDES
□ FADED TEXT OR DRAWING
□ BLURRED OR ILLEGIBLE TEXT OR DRAWING
□ SKEWED/SLANTED IMAGES
□ COLOR OR BLACK AND WHITE PHOTOGRAPHS
□ GRAY SCALE DOCUMENTS
□ LINES OR MARKS ON ORIGINAL DOCUMENT
□ REFERENCE(S) OR EXHIBIT(S) SUBMITTED ARE POOR QUALITY
□ OTHER:

IMAGES ARE BEST AVAILABLE COPY.

As rescanning these documents will not correct the image problems checked, please do not report these problems to the IFW Image Problem Mailbox.





United States Patent and Trademark Office

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/074,422	02/12/2002	Min-Goo Kim	678-806(P10161)	6996
28249 7	590 09/07/2004		EXAMINER	
DILWORTH & BARRESE, LLP			TORRES, JOSEPH D	
333 EARLE OVINGTON BLVD. UNIONDALE, NY 11553			ART UNIT	PAPER NUMBER
UNIONDALE	, 141 11555		2133	
			DATE MAILED: 09/07/200	4

Please find below and/or attached an Office communication concerning this application or proceeding.



				1-16			
. ,		Application No.	Applicant(s)				
Office Action Summary		10/074,422	KIM ET AL.				
		Examiner	Art Unit				
		Joseph D. Torres	2133				
Period fo	The MAILING DATE of this communic or Reply	cation appears on the cover sheet	with the correspondence addres	SS			
A SH THE - Exte after - If th - If NO - Failu Any	ORTENED STATUTORY PERIOD FO MAILING DATE OF THIS COMMUNIC nsions of time may be available under the provisions of SIX (6) MONTHS from the mailing date of this commuse period for reply specified above is less than thirty (30) of period for reply is specified above, the maximum stature to reply within the set or extended period for reply wreply received by the Office later than three months afted patent term adjustment. See 37 CFR 1.704(b).	CATION. f 37 CFR 1.136(a). In no event, however, may nication. days, a reply within the statutory minimum of tutory period will apply and will expire SIX (6) Mill, by statute, cause the application to become	a reply be timely filed hirty (30) days will be considered timely. ONTHS from the mailing date of this commu ABANDONED (35 U.S.C. § 133).	inication.			
Status							
1) 又	Responsive to communication(s) filed	on <i>05 May 2003</i> .					
·	. ,	b)⊠ This action is non-final.					
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposit	ion of Claims						
5) 6) 7)	Claim(s) 1-21 is/are pending in the ap 4a) Of the above claim(s) is/are Claim(s) is/are allowed. Claim(s) is/are rejected. Claim(s) is/are objected to. Claim(s) 1-21 are subject to restriction	e withdrawn from consideration.					
Applicat	ion Papers						
9)[The specification is objected to by the	Examiner.					
10)	The drawing(s) filed on is/are:		•				
	Applicant may not request that any object	= 1 1					
11)	Replacement drawing sheet(s) including the oath or declaration is objected to						
Priority	under 35 U.S.C. § 119						
a)		ocuments have been received. ocuments have been received in f the priority documents have bee al Bureau (PCT Rule 17.2(a)).	Application No en received in this National Sta	ge			
2) Notice 3) Information Paper	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PT mation Disclosure Statement(s) (PTO-1449 or Per No(s)/Mail Date	O-948) Paper N	v Summary (PTO-413) o(s)/Mail Date. <u>8/28/04</u> . f Informal Patent Application (PTO-152 	2)			

Art Unit: 2133

DETAILED ACTION

Election/Restrictions

Restriction to one of the following inventions is required under 35 U.S.C. 121:

- Claims 1-8, drawn to A QCTC (Quasi-Complementary Turbo Code) generating apparatus comprising a turbo encoder generating an information symbol sequence and a plurality of parity symbol sequences according to a given code rate by encoding the information symbol sequence and a QCTC generator for generating a sub-code of a QCTC by repeating the serially concatenated symbol sequence and selecting a predetermined number of symbols from the repeated symbol sequence according to code rate and selection information, classified in class 714, subclass 774.
- II. Claims 9-13 and 17-21, drawn to A QCTC (Quasi-Complementary Turbo Code) generating apparatus comprising a symbol concatenator for serially concatenating the interleaved information symbol sequence and the new parity symbol sequence and a QCTC generator for generating a sub-code of a QCTC with a given code rate by recursively selecting a predetermined number of symbols from the serially concatenated symbol sequence at a given starting position according to the code rate, classified in class 714, subclass 774.

Art Unit: 2133

III. Claims 14-16, drawn to A QCTC (Quasi-Complementary Turbo Code) generating apparatus comprising a channel interleaver for individually interleaving the information symbol sequence and the parity symbol sequences, generating new parity symbol sequences by multiplexing the symbols of parity symbol sequences with the same priority levels, and serially concatenating the information symbol sequence and the new parity symbol sequences, classified in class 714, subclass 774.

The inventions are distinct, each from the other because of the following reasons:

Inventions Group I and Group II are related as subcombinations disclosed as usable together in a single combination. The subcombinations are distinct from each other if they are shown to be separately usable. In the instant case, invention Group I has separate utility such as for generating an information symbol sequence and a plurality of parity symbol sequences according to a given code rate by encoding the information symbol sequence and generating a sub-code of a QCTC by repeating the serially concatenated symbol sequence and selecting a predetermined number of symbols from the repeated symbol sequence according to code rate and selection information. In the instant case, invention Group II has separate utility such as for for serially concatenating the interleaved information symbol sequence and the new parity symbol sequence generating a sub-code of a QCTC with a given code rate by recursively selecting a predetermined number of symbols from the serially concatenated symbol sequence at a given starting position according to the code rate. See MPEP § 806.05(d).

Art Unit: 2133

Inventions Group I and Group III are related as subcombinations disclosed as usable together in a single combination. The subcombinations are distinct from each other if they are shown to be separately usable. In the instant case, invention Group I has separate utility such as for generating an information symbol sequence and a plurality of parity symbol sequences according to a given code rate by encoding the information symbol sequence and generating a sub-code of a QCTC by repeating the serially concatenated symbol sequence and selecting a predetermined number of symbols from the repeated symbol sequence according to code rate and selection information. In the instant case, invention Group III has separate utility such as for individually interleaving the information symbol sequence and the parity symbol sequences, generating new parity symbol sequences by multiplexing the symbols of parity symbol sequences with the same priority levels, and serially concatenating the information symbol sequence and the new parity symbol sequences. See MPEP § 806.05(d).

Because these inventions are distinct for the reasons given above and the search required for Group I is not required for Group II, restriction for examination purposes as indicated is proper.

Because these inventions are distinct for the reasons given above and the search required for Group II is not required for Group I, restriction for examination purposes as indicated is proper.

Art Unit: 2133

Because these inventions are distinct for the reasons given above and the search required for Group I is not required for Group III, restriction for examination purposes as indicated is proper.

Because these inventions are distinct for the reasons given above and the search required for Group III is not required for Group I, restriction for examination purposes as indicated is proper.

Because these inventions are distinct for the reasons given above and the search required for Group II is not required for Group III, restriction for examination purposes as indicated is proper.

Because these inventions are distinct for the reasons given above and the search required for Group III is not required for Group II, restriction for examination purposes as indicated is proper.

Because these inventions are distinct for the reasons given above and have acquired a separate status in the art because of their recognized divergent subject matter, restriction for examination purposes as indicated is proper.

A telephone call was made to Paul Farrell on 17 August 2004 to request an oral election to the above restriction requirement, but did not result in an election being made.

Art Unit: 2133

Applicant is advised that the reply to this requirement to be complete must include an election of the invention to be examined even though the requirement be traversed (37 CFR 1.143).

Applicant is reminded that upon the cancellation of claims to a non-elected invention, the inventorship must be amended in compliance with 37 CFR 1.48(b) if one or more of the currently named inventors is no longer an inventor of at least one claim remaining in the application. Any amendment of inventorship must be accompanied by a request under 37 CFR 1.48(b) and by the fee required under 37 CFR 1.17(i).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Joseph D. Torres whose telephone number is (703) 308-7066. The examiner can normally be reached on M-F 8-5. If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Albert Decady can be reached on (703) 305-9595. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Art Unit: 2133

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBIC) at 866-217-9197 (toll-free).

Joseph D. Torres, PhD